



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

Campaign for Accountability
Daniel Stevens, Executive Director
dstevens@campaignforaccountability.org

APR 17 2019

RE: MUR 7006
Heaney for Congress, *et al.*

Dear Mr. Stevens:

The Federal Election Commission has considered the allegations contained in Campaign for Accountability's complaint dated February 4, 2016, but was equally divided on whether to find reason to believe that:

- Andrew Heaney violated 52 U.S.C. §§ 30102(e)(1) and 30125(e) of the Federal Election Campaign Act of 1971, as amended ("Act");
- Heaney for Congress and Patrick Gosselin in his official capacity as treasurer violated 52 U.S.C. §§ 30103(a), 30104(b), 30116(f), and 30118(a);
- New York Jobs Council and Sloane Skinner in her official capacity as treasurer violated 52 U.S.C. §§ 30104(b), 30116(a), 30118(a), and 30125(e); and
- Heaney Energy Corp., Little Deep, LLC, and Submarine Rock, LLC violated 52 U.S.C. § 30125(e).

The Commission also was equally divided on whether to take no action at this time as to Skaggs-Walsh, Inc., and Allison Heaney, and to find no reason to believe that In the Field Consulting, LLC, Crimson Public Affairs, LLC, Robert Cole, or James "Jake" Menges violated the Act. Accordingly, on April 11, 2019, the Commission closed the file in this matter. A Statement of Reasons providing a basis for the Commission's decision will follow.

Documents related to the case will be placed on the public record within 30 days. See Disclosure of Certain Documents in Enforcement and Other Matters, 81 Fed. Reg. 50,702 (Aug. 2, 2016). The Federal Election Campaign Act allows a complainant to seek judicial review of the Commission's dismissal of this action. See 52 U.S.C. § 30109(a)(8). If you have any questions, please contact Elena Paoli, the attorney assigned to this matter, at (202) 694-1548.

Sincerely,

Mark Allen by ejs

Mark Allen
Assistant General Counsel

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